

HONORABLE THOMAS S. ZILLY

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

DAWN CARROLL, et al,

Plaintiffs,

v.

UNIVERSITY OF WASHINGTON,

Defendant.

No. C08-1498-TSZ

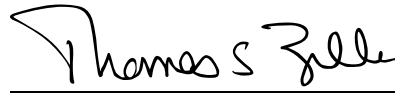
ORDER COMPELLING VIRGINIA
MASON AND GROUP HEALTH TO
PRODUCE COMPLETE RECORDS

THIS MATTER came on for hearing before the undersigned Court on Defendant's Motion to Compel Non-Party Healthcare Providers to Respond to Pending Subpoenas for Plaintiffs' Medical Records, docket no. 32. The Court having reviewed the briefs and declarations submitted by the parties, and now finds itself fully advised and rules as follows:

1. It is hereby **ORDERED** that treatment providers, Group Health and Virginia Mason, must produce *all* records responsive to the University's pending subpoena, inclusive of records subject to any additional or special protections under state or federal law, within 15 days from the date of this Order. These records must be produced without any edits, redactions, or alterations of any kind.
2. Alternatively, if either Group Health or Virginia Mason cannot or will not comply with this order and produce the specified records, that entity is **ORDERED TO SHOW CAUSE** why it should not be held in contempt within 30 days from the date of this Order.

1
2 3. The records produced pursuant to this Order are subject to the Order
3 Granting a Limited Bilateral Protective Order, docket no. 17. The
4 University is ORDERED to serve a copy of this Order and the Order
5 Granting a Limited Bilateral Protective Order, docket no. 17, upon Group
6 Health and Virginia Mason.

7
8 DATED this 2nd day of October, 2009.
9

10
11 

12 Thomas S. Zilly
13 United States District Judge
14
15
16
17
18
19
20
21
22
23
24
25
26
27